

UNCORRECTED PROOF

JOURNAL OF THE HOUSE.

----- CENTERED RULE -----

Monday, April 24, 2006.

Met according to adjournment, at eleven o'clock A.M., with Mr. Petrolati of Ludlow in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

Prayer was offered by the Reverend Robert F. Quinn, C.S.P., Chaplain of the House, as follows:

God, Our Creator, at the beginning of this new workweek, we pray for guidance as we take up and discuss House Bill 4900. During our deliberations, Your assistance enables us to be fair and just in dealing with the concerns of constituents, patient and thoughtful in the process of resolving complex and sensitive issues and determined to seek and discover truth at all times. Teach us to reflect on the impact and consequences of today's decisions on the future of the people and the Commonwealth. Inspire us to remain faithful to our own ideals and goals as we together, as a society, try to build communities in which the rights of all are recognized and equal opportunities in all areas of life are a reality.

Prayer.

Grant Your blessings to the Speaker, the members and employees of this House and their families. Amen.

At the request of the Chair (Mr. Petrolati), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Pledge of
allegiance.

Statement Concerning Representative Scaccia of Boston.

During the session, a statement of Mrs. Parente of Milford concerning Mr. Scaccia of Boston was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that one of our colleagues, Mr. Scaccia of Boston, will not be present in the House Chamber for today's sitting due to the recent death of his mother, Constance J. Scaccia. Any roll calls that he may miss today or for the next several days will be due entirely to the reason stated.

Statement
concerning
Representative
Scaccia of
Boston.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

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Resolutions (filed by Ms. Provost of Somerville and other members of the House) recognizing the observance of North American Occupational Safety and Health Week;

Resolutions (filed by Mrs. Teahan of Whitman) honoring the Vietnam Veterans' Day in Abington, Massachusetts; and

Resolutions (filed by Mrs. Walrath of Stow) recognizing the week of April 30th-May 6th in the year 2006 as Sarcoma Awareness Week;

Mrs. Harkins of Needham, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Fagan of Taunton, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Mrs. Walrath of Stow) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Health Care Financing be granted until Thursday, June 1, 2006, the time within which to report on all matters referred to them.

Occupational
Safety and
Health Week.
Vietnam
Veterans.
Sarcoma
Awareness
Week.

Health Care
Financing
committee,--
extension of
time for
reporting.

Mr. Scaccia of Boston, for the committees on Rules, then reported that the order ought to be adopted. Under suspension of the rules, on motion of Mrs. Walrath, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Rodrigues of Westport) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Wednesday, May 31, 2006, the time within which to report on current House document numbered 4750.

Labor and
Workforce
Development
committee,--
extension of
time for
reporting.

Mr. Scaccia of Boston, for the committees on Rules, then reported that the order ought to be adopted. Under suspension of the rules, on motion of Mr. Rodrigues, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

UNCORRECTED PROOF

The following order (filed by Ms. Kaprielian of Watertown) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Municipalities and Regional Government be granted until Monday, July 31, 2006, the time within which to report on current Senate documents numbered 2415, 2445 and 2446.

Municipalities
and Regional
Government
committee,--
extension of
time for
reporting.

Mr. Scaccia of Boston, for the committees on Rules, then reported that the order ought to be adopted. Under suspension of the rules, on motion of Ms. Kaprielian, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Binienda of Worcester, petition (subject to Joint Rule 12) of John J. Binienda and others relative to the payment of certain tax title charges by owners of condominiums.

Condominiums,
-tax titles.

By Ms. Blumer of Framingham, petition (subject to Joint Rule 12) of Deborah D. Blumer for legislation to prohibit grocery stores from retaliating against customers for filing complaints against such food stores.

Food stores,
-consumers.

By Mr. Casey of Winchester, petition (subject to Joint Rule 12) of Robert Sansone that the Department of Highways be directed to designate Route 28 as "Glory Road" in celebration of racial harmony, diversity and tolerance.

Route 28,
-"Glory Road".

By Mr. Coughlin of Dedham, petition (subject to Joint Rules 12 and 7A) of Robert K. Coughlin and Marian Walsh that employees of the Dedham-Westwood Water District be eligible for membership in the retirement system of Norfolk County.

Dedham-Westwood
Water
District.

By Mr. Fallon of Malden, petition (subject to Joint Rule 12) of Christopher G. Fallon for legislation to authorize the Governor of the Commonwealth to designate an additional justice of the peace for the solemnization of marriages in the city of Malden.

Malden,
-justice of
the peace.

By Mr. Fresolo of Worcester, petition (subject to Joint Rule 12) of John P. Fresolo for legislation to increase the annual benefits of veterans retired from public service under the non-contributory pension system.

Retirement,
-non-contributor

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By Mr. Hynes of Marshfield, petition (subject to Joint Rule 12) of Frank M. Hynes that the Registrar of Motor Vehicles be authorized to issue a distinctive motor vehicle registration plate to certain veterans awarded the "Legion of Merit".

Legion of
Merit, -plate.

By Mr. Mariano of Quincy, petition (subject to Joint Rule 12) of Ronald Mariano and Andrea F. Nuciforo, Jr., relative to home service contracts under the jurisdiction of the Commissioner of Insurance.

Home service
contracts,
-insurance.

By Mr. Marzilli of Arlington, petition (subject to Joint Rule 12) of J. James Marzilli, Jr., that the Department of Environmental Protection be authorized to adopt rules and regulations for participation by the Commonwealth in the regional greenhouse gas initiative and mandatory emissions reporting program.

Carbon dioxide
emissions,
-reduction.

By Mr. Scibak of South Hadley, petition (subject to Joint Rule 12) of John W. Scibak and others for legislation to establish a sick leave bank for Kathreen Tessier, an employee of the Department of Revenue.

Kathreen
Tessier, -sick
leave.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

An order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Bonding, Capital Expenditures and State Assets be granted until Thursday, May 1, 2006, within which time to make its final report on current Senate documents numbered 2344 and 2421.

Bonding,
Capital
Expenditures
and State
Assets
committee,
-extension of
time for
reporting.

Under suspension of the rules, on motion of Mr. Flynn of Bridgewater, the order (having been reported by the committee on Rules of the two branches, acting concurrently) was considered forthwith; and it was adopted, in concurrence.

An order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until Sunday, May 14, 2006, within which time to make its final report on current Senate documents numbered 1334 and 1338.

Public Safety
and Homeland
Security
committee,
-extension of
time for
reporting.

UNCORRECTED PROOF

Under suspension of the rules, on motion of Mr. Coakley-Rivera of Springfield, the order (having been reported by the committee on Rules of the two branches, acting concurrently) was considered forthwith; and it was adopted, in concurrence.

Reports

Of the committee on Health Care Financing, asking to be discharged from further consideration Of the petition (accompanied by bill, Senate, No. 713) of Richard T. Moore and Edward G. Connolly for legislation to establish the public health hospital trust fund;

Hospital trust fund, - establish.

Of the petition (accompanied by bill, Senate, No. 717) of Richard T. Moore, Shirley Gomes, Edward G. Connolly and Bruce E. Tarr for legislation to provide for capital outlays for the acquisition, upgrading, development and implementation of health care technology in the Commonwealth

Health care technology.

And recommending that the same severally be referred to the Senate committee on Ways and Means.

Severally accepted by the Senate, were considered forthwith, under Rule 42; and they were accepted, in concurrence, insomuch as relates to the discharge of the committee.

Reports of the Department of Public Health (under the provisions of Sections 5 and 20 of Chapter 111 of the General Laws) relative to inspections of certain correctional facilities, as follows:

Correctional facilities, - inspection reports.

Of the Berkshire County House of Correction and Jail, in the city of Pittsfield;

Of the Dedham Alternative Center, in the town of Dedham; and

Of the Massachusetts Correctional Institution, in the town of Concord;

Severally were spread upon the records of the House; and returned to the Senate.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2497) of Daniel J. Hallissy for legislation to create a board of registration of automotive mechanics. To the committee on Consumer Protection and Professional Licensure.

Automotive Mechanics Board.

Petition (accompanied by bill, Senate, No. 2496) of Donna J. O'Leary for legislation relative to state tax deductions for gambling losses. To the committee on Revenue.

Gambling losses, - state tax deduction.

Reports of Committees.

UNCORRECTED PROOF

By Mr. Scaccia of Boston, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Anthony Cataldo and Paul J. Donato for legislation to designate a certain bridge in the city of Medford as the Anthony Annino Bridge. Under suspension of the rules, on motion of Mr. Donato of Medford, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Transportation. Sent to the Senate for concurrence.

Anthony Annino
Bridge.

By Mr. Donato of Medford, for the committee on Steering, Policy and Scheduling, that the Senate Bill establishing a task force within the Board of Registration in Medicine to study medical spas (Senate, No. 2191, amended) be scheduled for consideration by the House.

Medical spas.

Under suspension of Rule 7A, on motion of Mr. Donato, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Donato of Medford, for the committee on Steering, Policy and Scheduling, that the Senate Bill relative to the licensure of massage therapists in Massachusetts (Senate, No. 2258) be scheduled for consideration by the House.

Message
therapists.

Under suspension of Rule 7A, on motion of Mr. Donato, the bill was read a second time forthwith; and it was ordered to a third reading.

Report of the committee on State Administration and Regulatory Oversight, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4600) of Geoffrey D. Hall and others for the issuance of an annual proclamation by the Governor establishing December fifteenth as Bill of Rights Day.

Weston,
-community
preservation
fund.

Under suspension of the rules, on motion of Mr. Hall of Westford, the report was considered forthwith.

Pending the question on acceptance of the report, the same member moved that it be amended by substitution of the Bill proclaiming December 15 annually as Bill of Rights Day (House, No. 4600), which was read.

The amendment was adopted; and, under suspension of the rules, on further motion of the same member, the substituted bill was read a second time forthwith; and it was ordered to a third reading.

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By Mr. Koutoujian of Waltham, for the committee on Public Health, on House, Nos. 1468 and 2706, a Bill further regulating the issuance of death certificates (House, No. 1468).

Death
certificates.

By the same member, for the same committee, on a petition, a Bill relative to mail order contact lenses (House, No. 2611).

Contact
lenses.

By the same member, for the same committee, on a petition, a Bill prohibiting medical or scientific experiments in state facilities (House, No. 2621).

Hospitals,
-experiments.

By the same member, for the same committee, on a petition, a Bill providing for long term ombudsmen in hospital (House, No. 2627).

Hospitals.

By the same member, for the same committee, on a petition, a Bill relative to the access to epinephrine in schools (House, No. 2637).

Schools,
-epinephrine.

By the same member, for the same committee, on a petition, a Bill providing medical interpreter services in physician offices (House, No. 2638).

Physicians,
-interpreters.

By the same member, for the same committee, on a petition, a Bill relative to health care records (House, No. 2654).

Health care
records.

By the same member, for the same committee, on Senate, No. 1219 and House, No. 2666, a Bill further regulating hospitals (House, No. 2666).

Hospitals,
-services.

By the same member, for the same committee, on a petition, a Bill relative to amblyopia and strabismus (House, No. 2671).

Amblyopia and
strabismus.

By the same member, for the same committee, on a petition, a Bill relative to the voluntary closure of long term care facilities (House, No. 2675).

Long term care
facilities.

Severally read; and referred, under Joint Rule 1E, to the committee on Health Care Financing.

Emergency Measure.

The engrossed Bill amending the law establishing the Northern Berkshire Industrial Park and Development Corporation (see House, No. 4376, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

Northern
Berkshire,
-industrial
development.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 8 to 0. Sent to the Senate for concurrence.

Engrossed Bill.

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The engrossed Bill establishing voting districts in the town of Lee (see House, No. 4536) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Bill
enacted.

Recess.

At twenty-eight minutes after eleven o'clock A.M., on motion of Mr. Spellane of Worcester (Mr. Petrolati of Ludlow being in the Chair), the House recessed until the hour of one o'clock P.M.; and at a quarter after one o'clock the House was called to order with Mr. Petrolati in the Chair.

Recess.

Quorum.

Ms. Coakley-Rivera thereupon asked for a count of the House to ascertain if a quorum was present. The Chair (Mr. Petrolati), having determined that a quorum was not in attendance, then directed the Sergeant-at-Arms to secure the presence of a quorum.

Quorum.

Subsequently a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 145 members were recorded as being in attendance.

Quorum, --
yea and nay
No. 382.

{See Yea and Nay No. 382 in Supplement.}
Therefore a quorum was present.

Resolutions.

Resolutions (filed this day by Mr. DeLeo of Winthrop) forecasting the amount of tax revenue for fiscal year 2007 (House, No. 4899) were referred, under Rule 85, to the committee on Rules.

Revenue
forecast.

Mr. Scaccia of Boston, for said committee, reported recommending that the resolutions ought to be adopted.

Under suspension of the rules, on motion of Mr. DeLeo, the resolutions were considered forthwith.

After debate the resolutions were adopted.

Orders of the Day.

The House Bill making appropriations for the fiscal year 2007 for the maintenance of the departments, boards, commissions, institutions and certain activities of the Commonwealth, for interest, sinking fund and serial bond requirements and for certain permanent improvements (House, No. 4900) was read a second time.

General
Appropriation
Bill.

UNCORRECTED PROOF

After remarks on the question on ordering the bill to a third reading, Mr. Jones of North Reading and other members of the House moved that it be amended by adding at the end thereof the following two sections:

"SECTION 28. Chapter 64A of the General Laws, as appearing in the 2004 Official Edition, is hereby amended by inserting, after section 7A, the following section:-

Section 7B. The sale of fuel to a city or town which having consumed the same for any municipal purpose shall be exempt from the excise established by this chapter.

SECTION 29. Chapter 64E of the General Laws, as appearing in the 2004 Official Edition, is hereby amended by inserting, after section 4, the following section:-

Section 4A. The sale of special fuel to a city or town which having consumed the same for any municipal purpose shall be exempt from the excise established by this chapter."

Pending the question on adoption of the amendment, Mr. Binienda of Worcester moved that it be amended by adding at the end thereof the following paragraph:

Notwithstanding any special or general law to the contrary, the provisions of this section shall not take effect until such time as the department of revenue has furnished a study of their impact on the state's economy and the revenue cost to the commonwealth and its cities and towns, including, but not limited to, a distributional analysis showing the impact on taxpayers of varying income levels, the current practice of other states, any anticipated change in employment, and ancillary economic activity, to the Joint Committee on Revenue."

After debate on the question on adoption of the further amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Jones; and on the roll call 128 members voted in the affirmative and 24 in the negative.

{See Yea and Nay No. 383 in Supplement.}

Therefore the further amendment was adopted.

The amendment, as amended, then also was adopted.

Mr. Linsky of Natick and other members of the House then moved that the bill be amended by adding at the end thereof the following section:

Further
amendment
adopted, -yea
and nay No.
383.

UNCORRECTED PROOF

"SECTION 30. Section 165 of said chapter 352 is hereby amended by striking out the first sentence and inserting in place thereof the following sentence: "For income tax years beginning on or after January 1, 2006, there shall be deducted from Part B taxable income, under chapter 62 of the General Laws, amounts expended by an individual for tolls paid for through a Fast Lane account or for weekly or monthly transit commuter passes for MBTA transit or commuter rail, not including amounts reimbursed by an employer or otherwise.".

The amendment was adopted.

Mr. Jones of North Reading and other members of the House then moved that the bill be amended by adding at the end thereof the following three sections:

"SECTION 31. Paragraph (a) of Part B of section 3 of chapter 62 of the General Laws, as so appearing in the 2004 Official Edition, is hereby amended by striking out subparagraph (13) and inserting in place thereof the following subparagraph:-

(13) An amount equal to the amount of the charitable contribution deduction allowed or allowable to the taxpayer under section 170 of the Code; provided, however, that, in taxable years beginning on or after January 1, 2004, no such deduction shall be allowed in any taxable year unless the personal exemptions provided in clause (A) of subparagraph (1), of clause (A) of subparagraph (1A), and clause (A) of subparagraph (2) of paragraph (b) of Part B for such taxable year are the maximum allowable amounts set forth in said clauses; and provided further, that notwithstanding said section 170 of the Code, no deduction shall be allowed for contributions of household goods or used clothing, as those items are recognized under said section 170 of the Code. All requirements, conditions and limitations applicable to charitable contributions under the Code shall apply for purposes of determining the amount of the deduction under this subparagraph, except that taxpayers shall not be required to itemize their deductions in their federal income tax returns.

SECTION 32. Section 4 of chapter 62 of the General Laws, as so appearing, is hereby amended by striking out paragraph (b) and inserting in place thereof the following paragraph:-

(b) Part B taxable income shall be taxed at the rate of 5.15 per cent and shall apply to taxable years beginning on or after January 1, 2007 but before January 1, 2008.

SECTION 33. Said section 4 of said chapter 62, as so appearing, is hereby further amended by striking out paragraph (b) and inserting in place thereof the following paragraph:-

UNCORRECTED PROOF

(b) Part B taxable income shall be taxed at the rate of 5.0 per cent and shall apply to taxable years beginning on or after January 1, 2008."

Pending the question on adoption of the amendment, Mr. Binienda of Worcester moved that it be amended by adding at the end thereof the following paragraph:

Notwithstanding any special or general law to the contrary, the provisions of this section shall not take effect until such time as the department of revenue has furnished a study of their impact on the state's economy and the revenue cost to the commonwealth and its cities and towns, including, but not limited to, a distributional analysis showing the impact on taxpayers of varying income levels, the current practice of other states, any anticipated change in employment, and ancillary economic activity, to the Joint Committee on Revenue."

After remarks on the question on adoption of the further amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Jones; and on the roll call 129 members voted in the affirmative and 22 in the negative.

{See Yea and Nay No. 384 in Supplement.}

Therefore the further amendment was adopted.

The amendment, as amended, then also was adopted; and the bill (House, No. 4900, amended) was ordered to a third reading.

Further
amendment
adopted, -yea
and nay No.
384.

Recess.

At seventeen minutes after three o'clock P.M., on motion of Mr. Falzone of Saugus) (Mr. Petrolati of Ludlow being in the Chair), the House recess until the hour of ten o'clock A.M. on Tuesday, April 25;

Tuesday, April 25, 2006 (at 10:00 o'clock A.M.).

Recess.

MASSACHUSETTS HOUSE OF REPRESENTATIVES

QUORUM

Yea and Nay
No. 382

145 YEAS 0 NAYS 14 N/V

04/24/06 01:15 PM

Y	Mr. Speaker	Y	Flanagan	Y	Murphy, J.	Y	Teahan
Y	Rogers	Y	Flynn	Y	Murphy, K.	Y	Timilty
Y	Harkins	Y	Forry	Y	Nangle	Y	Tobin
Y	Rushing	X	Fox	Y	Natale	Y	Toomey
Y	Petrolati	Y	Fresolo	X	Naughton	Y	Torrisi
Y	Atkins	Y	Galvin	X	Nyman	Y	Travis
Y	Atsalis	Y	Garry	Y	O'Brien	Y	Turkington
Y	Ayers	Y	Gobi	Y	O'Flaherty	Y	Turner
Y	Balser	Y	Goguen	Y	Owens-Hicks	Y	Vallee
Y	Binienda	Y	Golden	Y	Parente	Y	Verga
Y	Blumer	Y	Grant	Y	Patrick	X	Wagner
X	Bosley	Y	Greene	Y	Paulsen	Y	Wallace
Y	Bradley	Y	Guyer	Y	Pedone	X	Walrath
Y	Broadhurst	Y	Haddad	Y	Peisch	Y	Walsh, M.
Y	Cabral	Y	Hall	Y	Petersen	Y	Walsh, S.
X	Callahan	Y	Honan	Y	Petrucelli	Y	Walz
Y	Canavan	Y	Hynes	Y	Pignatelli	Y	Welch
Y	Candaras	Y	Kafka	Y	Provost	Y	Wolf
Y	Canessa	Y	Kane	Y	Quinn	Y	Jones
X	Carron	Y	Kaprielian	Y	Reinstein	Y	Rogeness
X	Casey	Y	Kaufman	Y	Rice	Y	Peterson
Y	Coakley-Rivera	Y	Keenan	Y	Rodrigues	Y	Lepper
Y	Connolly	X	Kennedy	Y	Rush	Y	Coppola
Y	Correia	Y	Khan	Y	Sanchez	Y	deMacedo
Y	Costello	Y	Kocot	Y	Sannicandro	Y	Evangelidis
Y	Coughlin	Y	Koczera	X	Scaccia	Y	Frost
Y	Creedon	Y	Koutoujian	Y	Scibak	Y	Gifford
Y	Curran	Y	Kujawski	Y	Sciortino	Y	Gomes
Y	DeLeo	Y	Kulik	Y	Smizik	Y	Hargraves
Y	Dempsey	Y	Lantigua	Y	Speliotis	Y	Hill
X	Donato	Y	Leary	Y	Spellane	Y	Humason
Y	Donelan	Y	LeDuc	Y	Speranzo	Y	Loscocco
Y	Driscoll	Y	Linsky	Y	Spiliotis	Y	Perry
X	Eldridge	Y	L'Italien	Y	Stanley H.	Y	Poirier
Y	Fagan	Y	Malia	Y	Stanley T.	Y	Polito
Y	Fallon	Y	Mariano	Y	St. Fleur	Y	Pope
Y	Falzone	Y	Marzilli	Y	Story	Y	Ross
X	Fennell	Y	Miceli	Y	Straus	Y	Smola
Y	Festa	Y	Moran	Y	Sullivan	Y	Webster
Y	Finegold	Y	Murphy, C.	Y	Swan		

*=AFTER VOTE P=PRESENT X=NOT VOTING

Quorum roll call.

MASSACHUSETTS HOUSE OF REPRESENTATIVES

H. 4900 Amendment #2 Further amendment

Yea and Nay
No. 383

128 YEAS 24 NAYS 7 N/V

04/24/06 02:12 PM

Y	Mr. Speaker	Y	Flanagan	Y	Murphy, J.	Y	Teahan
Y	Rogers	Y	Flynn	Y	Murphy, K.	Y	Timilty
Y	Harkins	Y	Forry	Y	Nangle	Y	Tobin
Y	Rushing	Y	Fox	Y	Natale	Y	Toomey
Y	Petrolati	Y	Fresolo	X	Naughton	Y	Torrisi
Y	Atkins	Y	Galvin	Y	Nyman	N	Travis
Y	*Atsalis	N	Garry	Y	O'Brien	Y	Turkington
Y	*Ayers	Y	Gobi	Y	O'Flaherty	Y	Turner
Y	Balser	Y	Goguen	Y	Owens-Hicks	Y	Vallee
Y	Binienda	Y	Golden	N	Parente	Y	Verga
Y	Blumer	Y	Grant	Y	Patrick	Y	Wagner
Y	Bosley	Y	Greene	Y	Paulsen	X	Wallace
Y	Bradley	Y	Guyer	Y	Pedone	X	Walrath
Y	Broadhurst	Y	*Haddad	Y	Peisch	Y	Walsh, M.
Y	Cabral	Y	Hall	Y	Petersen	Y	Walsh, S.
X	Callahan	Y	Honan	Y	Petrucelli	Y	Walz
Y	Canavan	Y	Hynes	Y	Pignatelli	Y	Welch
Y	Candaras	Y	Kafka	Y	Provost	Y	Wolf
Y	Canessa	Y	Kane	Y	Quinn	N	Jones
Y	Carron	Y	Kaprielian	Y	Reinstein	N	Rogeness
Y	Casey	Y	Kaufman	Y	Rice	N	Peterson
Y	Coakley-Rivera	Y	Keenan	Y	Rodrigues	N	Lepper
Y	Connolly	X	Kennedy	Y	Rush	N	Coppola
Y	Correia	Y	Khan	Y	Sanchez	N	deMacedo
Y	Costello	Y	Kocot	Y	Sannicandro	N	Evangelidis
Y	Coughlin	Y	Koczera	X	Scaccia	N	Frost
Y	Creedon	Y	Koutoujian	Y	Scibak	N	Gifford
Y	Curran	Y	Kujawski	Y	Sciortino	N	Gomes
Y	DeLeo	Y	Kulik	Y	Smizik	N	Hargraves
Y	Dempsey	Y	Lantigua	Y	Speliotis	N	Hill
X	Donato	Y	Leary	Y	Spellane	N	Humason
Y	Donelan	Y	LeDuc	Y	Speranzo	N	Loscocco
Y	Driscoll	Y	Linsky	Y	Spiliotis	N	Perry
Y	Eldridge	Y	L'Italien	Y	Stanley H.	N	Poirier
Y	Fagan	Y	Malia	Y	Stanley T.	N	Polito
Y	Fallon	Y	Mariano	Y	St. Fleur	N	Pope
Y	Falzone	Y	Marzilli	Y	Story	N	Ross
Y	Fennell	Y	Miceli	Y	Straus	N	Smola
Y	Festa	Y	Moran	Y	Sullivan	N	Webster
Y	Finegold	Y	Murphy, C.	Y	Swan		

*=AFTER VOTE P=PRESENT X=NOT VOTING

On adoption of a further amendment (offered by Mr. Binienda of Worcester) to the amendment offered by Mr. Jones of North Reading (gas tax) to the House Bill making appropriations for the fiscal year 2007 (House, No. 4900).

MASSACHUSETTS HOUSE OF REPRESENTATIVES

H. 4900 Amendment #1593 Further amendment

Yea and Nay
No. 384

129 YEAS 22 NAYS 8 N/V

04/24/06 03:03 PM

Y	Mr. Speaker	Y	Flanagan	Y	Murphy, J.	Y	Teahan
Y	Rogers	Y	Flynn	Y	Murphy, K.	Y	Timilty
Y	Harkins	Y	Forry	Y	Nangle	Y	Tobin
Y	Rushing	Y	Fox	Y	Natale	Y	Toomey
Y	Petrolati	Y	Fresolo	X	Naughton	Y	*Torrissi
Y	Atkins	Y	Galvin	Y	Nyman	N	Travis
Y	Atsalis	Y	Garry	Y	O'Brien	Y	Turkington
Y	Ayers	Y	Gobi	Y	O'Flaherty	Y	Turner
Y	Balser	Y	Goguen	Y	Owens-Hicks	Y	Vallee
Y	Binienda	Y	Golden	N	Parente	Y	Verga
Y	Blumer	Y	Grant	Y	Patrick	Y	Wagner
Y	Bosley	Y	Greene	Y	Paulsen	X	Wallace
Y	Bradley	Y	Guyer	Y	Pedone	X	Walrath
Y	Broadhurst	Y	Haddad	Y	Peisch	Y	Walsh, M.
Y	Cabral	Y	Hall	Y	Petersen	Y	Walsh, S.
X	Callahan	Y	Honan	Y	Petrucelli	Y	Walz
Y	Canavan	Y	Hynes	Y	Pignatelli	Y	Welch
Y	Candaras	Y	Kafka	Y	Provost	Y	Wolf
Y	Canessa	Y	Kane	Y	Quinn	N	Jones
Y	Carron	Y	Kaprielian	Y	Reinstein	N	Rogeness
Y	Casey	Y	Kaufman	Y	Rice	X	Peterson
Y	Coakley-Rivera	Y	Keenan	Y	Rodrigues	N	Lepper
Y	Connolly	X	Kennedy	Y	Rush	N	Coppola
Y	Correia	Y	Khan	Y	Sanchez	N	deMacedo
Y	Costello	Y	Kocot	Y	Sannicandro	N	Evangelidis
Y	Coughlin	Y	Koczera	X	Scaccia	N	Frost
Y	Creedon	Y	Koutoujian	Y	Scibak	N	Gifford
Y	Curran	Y	Kujawski	Y	Sciortino	N	Gomes
Y	DeLeo	Y	Kulik	Y	Smizik	N	Hargraves
Y	Dempsey	Y	Lantigua	Y	Speliotis	N	Hill
X	Donato	Y	Leary	Y	Spellane	N	Humason
Y	Donelan	Y	LeDuc	Y	Speranzo	N	Loscocco
Y	Driscoll	Y	Linsky	Y	Spiliotis	N	Perry
Y	Eldridge	Y	L'Italien	Y	Stanley H.	N	Poirier
Y	Fagan	Y	Malia	Y	Stanley T.	N	Polito
Y	Fallon	Y	Mariano	Y	St. Fleur	N	Pope
Y	Falzone	Y	Marzilli	Y	Story	N	Ross
Y	Fennell	Y	Miceli	Y	Straus	N	Smola
Y	Festa	Y	Moran	Y	*Sullivan	N	Webster
Y	Finegold	Y	Murphy, C.	Y	Swan		

*=AFTER VOTE P=PRESENT X=NOT VOTING

On adoption of a further amendment (offered by Mr. Binienda of Worcester) to the amendment offered by Mr. Jones of North Reading (income tax) to the House Bill making appropriations for the fiscal year 2007 (House, No. 4900, amended).